EXHIBITS 1-9

Attached to Complaint

- 1. Summary proof of Patent 6011991 P5 3 \
- 2. Summary proof of Patent 6506148 Pg 32
- 3. Illustration of Active Denial Systems (pain without injury) Pg 33
- 4. Plaintiffs letter to the Presidential Commission on Bio Ethical Issues. Pg 34-37
- 5. Mailed signature Receipt from offices or mailroom of the Presidential

 Commission on Bio Ethical Issues.
- 6. Claim sent to NASA and The Department of Defense mailed on February 7, 2014.
- Letter sent and response to letter from The Department of Homeland
 Security. NSA, NASA Glenn research Center, did not respond. ρg 55-69
- 8. NASA Inspector General Audit Report June 13, 2013 Report NO.

 IG-13-016 (Assignment No. A-12-024-00) pages 9, 23, 27 of said report. 75 76-72
- 9. Proof of Receipts of mailings. Pg 73-74



United States Patent [19]

Mardirossian

Patent Number: Date of Patent:

6,011,991

Jan. 4, 2000

[54]	COMMUNICATION SYSTEM AND METHOD
	INCLUDING BRAIN WAVE ANALYSIS AND/
	OR USE OF BRAIN ACTIVITY

- [75] Inventor: Aris Mardirossian, Germantown, Md.
- [73] Assignce: Technology Patents, LLC, Derwood,
- Appl. No.: 09/206,365
- [22] Filed: Dec. 7, 1998

[56]

Int. Cl.7. . A61N 5/00 [52] U.S. CL 600/544; 600/545

Field of Search 600/300, 544-545; 128/897-898, 904, 905

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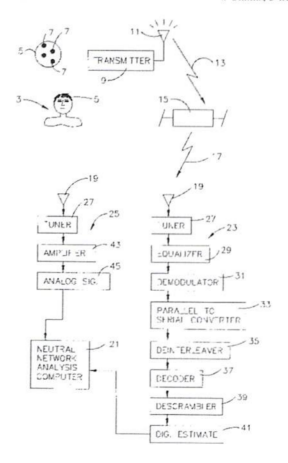
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Primary Examiner-Cary O'Connor Assistant Examiner-Michael Astorine Attorney, Agent, or Firm-Joseph A. Rhoa

ABSTRACT

A system and method for enabling human beings to communicate by way of their monitored brain activity. The brain activity of an individual is monitored and transmitted to a remote location (e.g. by satellite). At the remote location, the monitored brain activity is compared with pre-recorded normalized brain activity curves, waveforms, or patterns to determine if a match or substantial match is found. If such a match is found, then the computer at the remote location determines that the individual was attempting to communicate the word, phrase, or thought corresponding to the matched stored normalized signal.

8 Claims, 3 Drawing Sheets



P9 32

(1 19)



(12) United States Patent

Loos

(10) Patent No.: U

US 6,506,148 B2

(45) Date of Patent:

Jan. 14, 2003

(54) NERVOUS SYSTEM MANIPULATION BY ELECTROMAGNETIC FIELDS FROM MONITORS

(76) Inventor: Hendricus G. Loos, 3019 Cresta Way, Laguna Beach, CA (US) 92651

(*) Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 U.S.C. 154(b) by 8 days.

(21) Appl. No.: 09/872,528

(22) Filed: Jun. 1, 2001

(65) Prior Publication Data
US 2002/0188164 A1 Dec. 12, 2002

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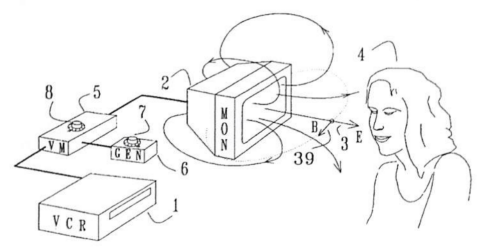
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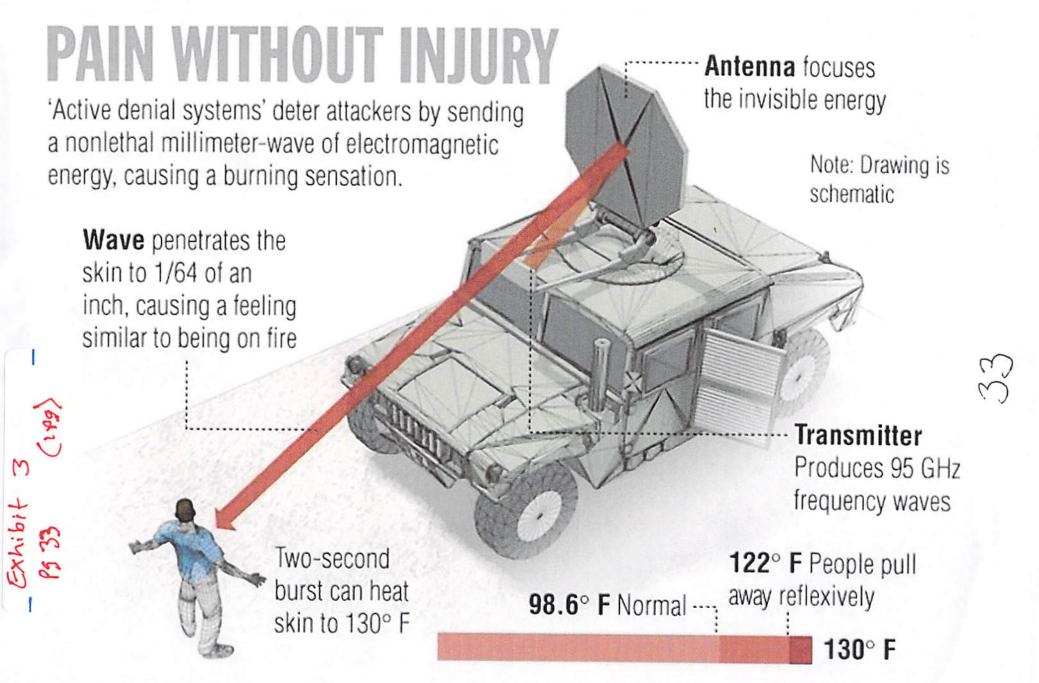
Primary Examiner—Eric F. Winakur Assistant Examiner—Nikita R Veniaminov

(57) ABSTRACT

Physiological effects have been observed in a human subject in response to stimulation of the skin with weak electromagnetic fields that are pulsed with certain frequencies near 1/2 Hz or 2.4 Hz, such as to excite a sensory resonance. Many computer monitors and TV tubes, when displaying pulsed images, emit pulsed electromagnetic fields of sufficient amplitudes to cause such excitation. It is therefore possible to manipulate the nervous system of a subject by pulsing images displayed on a nearby computer monitor or TV set. For the latter, the image pulsing may be imbedded in the program material, or it may be overlaid by modulating a video stream, either as an RF signal or as a video signal. The image displayed on a computer monitor may be pulsed effectively by a simple computer program. For certain monitors, pulsed electromagnetic fields capable of exciting sensory resonances in nearby subjects may be generated even as the displayed images are pulsed with subliminal intensity.

14 Claims, 9 Drawing Sheets





Source: GlobalSecurity.org

- Exhibit 4
P9 34-37 (4 PDS)

Presidential Commission For The Study of Bioethical Issues 1425 New York Avenue, NW Suite C-100 Washington, DC 20005

Fr: Calvin Hammock 1911 Valley Dr. Davenport, Iowa 52806

Dear Commission Chair Gutmann,

7-7-13

For the last couple years I believe that I have been labled a targeted individual and certain government technology has been used against my person in an unconstitutional way. Conduct with that technology has been used against my person to induce dream manipulation and implantation of unwarranted thoughts when I am in REM sleep. Normally I would consider this an outrageous statement but after my own investigation I believe there is enough documentation and complaints by other American Citizens that in fact it can be verified, particularly with some of the current hearings of the NSA that have been held.

On May 22, 2012 during the Dragon Space Craft liftoff I felt a vibration of my whole cerebellum at the top of my brainstem for approximately 15

-25 seconds while sitting next to a Blackberry Curve cell phone on a Virgin Mobile Network. I do believe and know that that liftoff and my cerebellum being vibrated are connected and it was an unauthorized connection. Since that time I have been deprived sleep by being awakened at approximately 3:00 a.m. for almost a year. On September 7, 2012 while watching the Democratic Convention I felt as if I was hit with a directed energy weapon. I did not know what it was in the beginning but upon research I have found that is the general term that is used to describe the device/or devices.

On Nov 3, 2012 while in Des Moines Iowa at the rally for the re-election of our President I had the same Blackberry Curve on me and felt the same type of radiated pulse that hit the top of my skull and appear to pull an elongated stream from the top of my skull outward (something I have never felt before or sense) I immediately took the Blackberry Battery out and the tradiated pulse within seconds diminished and it felt as if whatever was being pulled out the top of my skull came back into my skull.

I believe I have become a targeted individual as for the last 3 years I have been constantly harassed by local law enforcement and my constitutional rights violated. I currently am engaged in litigation where my due process rights were severely violated and fabricated evidence was used by the local prosecutor to effect a favorable ruling from a State Judge.

I believe this technology has been used to unconstitutionally harass me as a dissidents and because my political views vastly differ from what is considered normal.

I was in prison for 18 years of my life and consider myself somewhat conscious on the machinations of governments. I believe the American Politic has been shaped by post 911 policies that have induced certain attitudes toward people that have been historically discriminated against. Case in point, I read an article in a Major Newspaper by a conservative Political Pundit whom said the Black Ex-felon would be the Fifth Column in the U.S. post 911 cause the Islamic Fundamentalist would use the reality of being black people being denied justice today and historical injustice. In any event, this allowed me to fully comprehend today what fear has caused others to do against fellow countrymen.

I believe the tactics used against me that, I well assume are documented and can be proven are done to induce a particular train of thought in me. I cannot accept this continuous violation of my person and am sending this correspondence to your office.

I also believe my 3 year old daughter has been subjected to this type of technology and/or experimentation without authorization. These unauthorized actions against my person have caused me psychological harm in more ways than I am able to articulate in this missive.

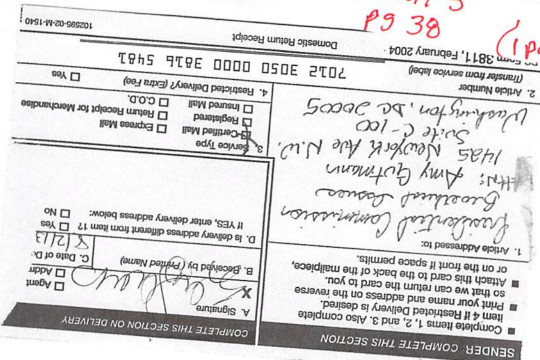
Whatever these programs are that have been utilized against my person they have been done without my or my families authorization. There has to be a full accountability of those that have done so. This technology does not even allow me or my family to defend ourselves from such acts. Do know if I was able to defend myself and my family from this I dare say that I would not be contacting your office.

JENNIFER THORNBURG
Commission Number 775896
My Commission Expires
November 26, 2015

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Sincerely,

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Case 3:15-cv-00111-JAJ-CFB Document 1-1 Filed 10/16/15 Page 12 of 45

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Submit to Appropriate Federal Agency:				Name, address of claimant, an (See instructions on reverse).	d claimant's person Number, Street, City	al representative if any. , State and Zip code.	
Department of Defense and	d NASA (in connect	ion with Space	x l	Calvin Hammock and family, 1911 Valley Drive, Davenport,			
Dragon Liftoff May 22, 2013	2 and any other gov	ernment and or		lowa 52806			
private corporate enitiy or p	person involved with	signal intelliger	nce,				
radiated intelligence etc).							
3. TYPE OF EMPLOYMENT	4. DATE OF BIRTH	5. MARITAL STATU	s	6. DATE AND DAY OF ACCIDEN	VT.	7. TIME (A.M. OR P.M.)	
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8 BASIS OF CLAIM (State in detail th	e known facts and circumsta	nces attending the da	mage, in	ury, or death, identifying persons	and property involv	ed, the place of occurrence and	
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(See instructions on reverse side).							
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STATE THE NATURE AND EXTENT OF THE INJURED PERSON OR DEC	EDENT.						
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Case 3:15-cv-00111-JAJ-CFB Docur	nent 1-1 Filed 10/16/15 Page 13 of 45 ance company (Number, Street, City, State, and Zip Code) and policy number.
ot effective at the date of this filing.	
	erage or deductible? Yes X No 17. If deductible, state amount.
16. Have you filed a claim with your insurance carrier in this instance, and if so, is it full covered to the control of the c	erage of deductible?
18. If a claim has been filed with your carrier, what action has your insurer taken or propose	ed to take with reference to your claim? (It is necessary that you ascertain these facts).
19. Do you carry public liability and property damage insurance? X Yes If yes, give no Renters Insurance	ame and address of insurance carrier (Number, Street, City, State, and Zip Code). No
INSTRUCTION Claims presented under the Federal Tort Claims Act should be su employee(s) was involved in the incident. If the incident involves	остіонѕ bmitted directly to the "appropriate Federal agency" whose more than one claimant, each claimant should submit a separate
claim form.	
Complete all items - Insert the	word NONE where applicable.
A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL REPRESENTATIVE, AN EXECUTED STANDARD FORM 95 OR OTHER WRITTEN NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY	DAMAGES IN A <u>SUM CERTAIN</u> FOR INJURY TO OR LOSS OF PROPERTY, PERSONAL INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDENT. THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITHIN <u>TWO YEARS</u> AFTER THE CLAIM ACCRUES.
Failure to completely execute this form or to supply the requested material within two years from the date the claim accrued may render younclaim invalid. A claim is deemed presented when it is received by the appropriate agency, not when it is mailed. If instruction is needed in completing this form, the agency listed in item #1 on the reverse	The amount claimed should be substantiated by competent evidence as follows: (a) In support of the claim for personal injury or death, the claimant should submit a written report by the attending physician, showing the nature and extent of the injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis, and the period of hospitalization, or incapacitation, attaching itemized bills for medical, hospital, or burial expenses actually incurred.
side may be contacted. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. Many agencies have published supplementing regulations. If more than one agency is involved, please state each agency.	(b) In support of claims for damage to property, which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimates by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment.
The claim may be filled by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with the claim establishing express authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or legal representative, it must show the title or legal capacity of the person signing and be accompanied by evidence of his/her authority to present a claim on behalf of the claimant as agent, executor, administrator, parent, guardian or other representative.	(c) In support of claims for damage to property which is not economically repairable, or if the property is lost or destroyed, the claimant should submit statements as to the original cost of the property, the date of purchase, and the value of the property, both before and after the accident. Such statements should be by disinterested competent persons, preferably reputable dealers or officials familiar with the type of property damaged, or by two or more competitive bidders, and should be certified as being just and correct.
If claimant intends to file for both personal injury and property damage, the amount for each must be shown in item number 12 of this form.	(d) Failure to specify a sum certain will render your claim invalid and may result in forfeiture of your rights.
PRIVACY A	ACT NOTICE
This Notice is provided in accordance with the Privacy Act, 5 U.S.C. 552a(e)(3), and concerns the information requested in the letter to which this Notice is attached. A. Authority: The requested information is solicited pursuant to one or more of the following: 5 U.S.C. 301, 28 U.S.C. 501 et seq., 28 U.S.C. 2671 et seq., 28 C.F.R. Part 14.	 B. Principal Purpose: The information requested is to be used in evaluating claims. C. Routine Use: See the Notices of Systems of Records for the agency to whom you are submitting this form for this information. D. Effect of Failure to Respond: Disclosure is voluntary. However, failure to supply the requested information or to execute the form may render your claim "invalid."
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This notice is <u>solety</u> for the purpose of the Paperwork Reduction Act, 44 U.S.C. 3501. Public response, including the time for reviewing instructions, searching existing data sources, gal information. Send comments regarding this burden estimate or any other aspect of this col Branch, Attention: Paperwork Reduction Staff, Civil Division, U.S. Department of Justice, V form(s) to these addresses.	thering and maintaining the data needed, and completing and reviewing the collection of

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Calvin Hammock and Family

Cont. Claim for Damage and Injury or Death

as well as my subconscious hearing voices. My dreams are being manipulated and scenarios are played in the subconscious region of my mind causing me severe disturbances, and these attacks upon my body and mind are done without my permission. Current NSA Director Alexander has made public comments regarding the ability to electronically neuter someone. NOTE: (Norris Patent #5889870 as described in the 6th and 11th paragraph from the bottom at the Patent page of the uspto.gov as well as the Lowery Patent #6052336 are descriptions of devices or those similar that have been used against my person my home and my family at my address. Patent 3884218 also is a patent that describes how technology exists that describe the forced waking and the forced sleeping i have experienced since the Dragon liftoff May 22, 2012 and the induced states of consciousness) these and other signal technologies that ultimately comes under the Defense Department have been used against my person in a cruel and unusual manner and violative of my Constitutional Rights. I have not volunteered to undergo any signal related therapy or agreed to any signal, sound or lightstream related experiments. However it must be noted that 19 days after I sent a Complaint to the United States Justice Department

exposing Davenport Police Department and Scott County Prosecutor

Conspiracy to deprive me of Constitutional Rights I was subjected to the
ongoing pattern of abuse and it is being done by technology known and
unknown by me. It must be noted that my Claim is for one of
compensation as well as documentation so that I or my family may not be
subjected to a slow kill cancer assassination or any other form of an
induced early unnatural death. It also must be noted that Space X Dragon
was a private company involved in the injury in concert with the
government therefore the claim is substantially more than what is stated
under FTCA/ it also must be stated that Space X Dragon received a ibillion
plus dollar contract from the an agency of the Government NASA under the
Executive Branch authority.

The injuries I have suffered as well as my family have been continual in nature and it started 19 days after my Civil Rights Complaint was received by The Department of Justice Civil Rights Division / That particular case Hammock v Jensen appears now to have National implications, and the signal, laser, sound and light technology injuries seem to continue against my body my home and my family because of said case. It also must be noted I have a business that has diminished because of said injuries to my mind and body by those persons and entities that have participated in the

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conspiracy to deprive me and my family of constitutional rights. It also must be noted, I have a guest room in the basement of my current home that i spend study time and meditation time in at 1911 Valley Drive, Davenport, Iowa 52806 and my step daughters room is above that room and she was recently temporarily diagnosed with lupus type symptoms that I am unaware if it was because of some type of radiated field intelligence signals light stream or the like violating my home however, the injuries that I have sustained to my body there exists technology with human target tracking capabilities that are able to penetrate walls of my home and my body.

I am flabbergasted as to have suffered constitutional deprivation by

Scott County Prosecutor and Davenport Police and to send the evidence to

The United States Justice Department and instead of receiving justice I

received more injustice and more constitutional deprivations. The NSA

specializes in signals intelligence and is used by the justice dept. I received

no procedural due process or agreed to be bombarded with these high tech

weapons whether from govt and or corporation in concert with the govt.

Recent Supreme Court Ruling Milbrook vs United States (2013) a

unanimous 9-0 decision reminds employees of the United States Govt what

FTCA is and the degree of which liability consists.

I have already written to the Presidential Commission of Bioethical Issues and that was signed for and received but I have yet to receive a response.

The torture has not stopped and this claim precedes a Civil Rights

Complaint unless there is some other form of arbitration.

Thank You For Your Times And Anticipated Cooperation in resolving this serious matter that has ill affected me and my family.

Calvin Hammock

1911 Valley Drive

Davenport, Iowa 52806

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Case 3:15-cv-00111-JAJ-CFB Document 1-1 Filed 10/16/15 Page 18 of 45

If you don't speak/write English, CRCL has access to interpreters and can talk to you in any language. ① Information about the person who experienced the civil rights/civil liberties violation (fill in what you can) Name: First and Middle Phone #: Cell: 563-365-4318 Home: 563-424-4334 Work: Please note that we may contact you at the provided numbers. 1911 Valley Dr. Davenport Iowa 52806
PO Box or Street address
- 15-70 Email (optional): Calthelegal one Mailing Address: Alien Registration #. (if you have one and it's available): _ Check here if you are in detention now. Which facility? _ Facility address □ Check here if you are represented by an attorney in this matter. If so please provide the attorney's name and contact information 2 Are you filling in this complaint form on behalf of another individual? If yes, please provide vour information. Name: Job title Organization (if any): Phone #: Cell: _____ Home: ____ Work: Mailing Address: ___ City PO Box or Street address

What happened? Describe your complaint. Give as much detail about your experience as possible.

When Gibenis happened on more than one date, list all dates):
May 22, 2012 See enclosed documents.
Where did this happen?
Place (for example, name the detention facility, airport, other):
Where did this happen? Place (for example, name the detention facility, airport, other): City:
Who treated you unfairly?
An employee, contractor, or officer of (check as many as apply):
☐ Citizenship and Immigration Services (USCIS)
☐ Customs and Border Protection (CBP)* ☐ Not sure which DHS office
☐ Customs Officer ☐ Non-DHS employee working under the authority
□ Border Patrol Agent of DHS (e.g., 287g officer) □ Federal Emergency Management Agency specify:
(FEMA)
Immigration and Customs Enforcement (ICE) Signal Assaults Secret Service (USSS) Electronic
Secret Service (USSS) Fleetronic
☐ Transportation Security Administration (TSA)* ☐ U.S. Coast Guard (USCG)
☐ Other DHS program (specify) :
*If your complaint is about an incident at an airport, train station, or border crossing, you may also file a complaint
with the Department of Homeland Security's Traveler Redress Inquiry Program (TRIP). TRIP and this Office will
review your complaint together, resulting in a faster response. Go to: www.dhs.gov/trip.
(If you do not know their names, provide whatever details you can)
Names (or other information, e.g., agency): Constant Complain ts
Mailing Address:
Phone No.: Email:

Names (or other information, e.g., agency):

Phone No.: _____

18

Email: __

City

Continue on an additional page, if needed.

State or Country

6	Have you contacted any other DHS component or other federa government agency or court about this complaint? ☑ Yes: Agency/Office/Court	
	□ No	
	If so, has anyone responded to your complaint? ☐ Yes ☑ No	
	If Yes, describe what has been done to respond to your complaint:	
7	Continue on an addition Is there any other information you want us to know about or co	
	See Enclosed do	coments.

Continue on an additional page, if needed.

49

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102595-02-M-1040	management of the contract of	Express Mail Return Receipt for Merchandise C.O.D. Yes	C. Date of Do (2/13)	

Exhibit 6 1939-46 & 51-54

Presidential Commission For The Study of Bioethical Issues 1425 New York Avenue, NW Suite C-100 Washington, DC 20005

Fr: Calvin Hammock 1911 Valley Dr. Davenport, Iowa 52806

Dear Commission Chair Gutmann,

7-7-13

For the last couple years I believe that I have been labled a targeted individual and certain government technology has been used against my person in an unconstitutional way. Conduct with that technology has been used against my person to induce dream manipulation and implantation of unwarranted thoughts when I am in REM sleep. Normally I would consider this an outrageous statement but after my own investigation I believe there is enough documentation and complaints by other American Citizens that in fact it can be verified, particularly with some of the current hearings of the NSA that have been held.

On May 22, 2012 during the Dragon Space Craft liftoff I felt a vibration of my whole cerebellum at the top of my brainstem for approximately 15

-25 seconds while sitting next to a Blackberry Curve cell phone on a Virgin Mobile Network. I do believe and know that that liftoff and my cerebellum being vibrated are connected and it was an unauthorized connection. Since that time I have been deprived sleep by being awakened at approximately 3:00 a.m. for almost a year. On September 7, 2012 while watching the Democratic Convention I felt as if I was hit with a directed energy weapon. I did not know what it was in the beginning but upon research I have found that is the general term that is used to describe the device/or devices.

On Nov 3, 2012 while in Des Moines Iowa at the rally for the re-election of our President I had the same Blackberry Curve on me and felt the same type of radiated pulse that hit the top of my skull and appear to pull an elongated stream from the top of my skull outward (something I have never felt before or sense) I immediately took the Blackberry Battery out and the treadiated pulse within seconds diminished and it felt as if whatever was being pulled out the top of my skull came back into my skull.

I believe I have become a targeted individual as for the last 3 years I have been constantly harassed by local law enforcement and my constitutional rights violated. I currently am engaged in litigation where my due process rights were severely violated and fabricated evidence was used by the local prosecutor to effect a favorable ruling from a State Judge.

I believe this technology has been used to unconstitutionally harass me as a dissidents and because my political views vastly differ from what is considered normal.

I was in prison for 18 years of my life and consider myself somewhat conscious on the machinations of governments. I believe the American Politic has been shaped by post 911 policies that have induced certain attitudes toward people that have been historically discriminated against. Case in point, I read an article in a Major Newspaper by a conservative Political Pundit whom said the Black Ex-felon would be the Fifth Column in the U.S. post 911 cause the Islamic Fundamentalist would use the reality of being black people being denied justice today and historical injustice. In any event, this allowed me to fully comprehend today what fear has caused others to do against fellow countrymen.

I believe the tactics used against me that, I well assume are documented and can be proven are done to induce a particular train of thought in me. I cannot accept this continuous violation of my person and am sending this correspondence to your office.

I also believe my 3 year old daughter has been subjected to this type of technology and/or experimentation without authorization. These unauthorized actions against my person have caused me psychological harm in more ways than I am able to articulate in this missive.

Whatever these programs are that have been utilized against my person they have been done without my or my families authorization. There has to be a full accountability of those that have done so. This technology does not even allow me or my family to defend ourselves from such acts. Do know if I was able to defend myself and my family from this I dare say that I would not be contacting your office.

JENNIFER THORNBURG
Commission Number 775896
My Commission Expires
November 26, 2015

300

Sincerely,

19 55-69

Office for Civil Rights and Civil Liberties U.S. Department of Homeland Security Washington, DC 20528



May 12, 2014

Calvin Hammock 1911 Valley Drive Davenport, IA 52806

Dear Mr. Hammock:

Thank you for contacting the U.S. Department of Homeland Security's (DHS) Office for Civil Rights and Civil Liberties (CRCL). Under 6 U.S.C. § 345 and 42 U.S.C. § 2000ee-1, CRCL is responsible for reviewing and assessing information concerning abuses of civil rights, civil liberties, and profiling on the basis of race, ethnicity, or religion, by employees and officials of DHS.

After reviewing your information, we have determined that CRCL does not have jurisdiction over your concerns. Thank you again for contacting the Office for Civil Rights and Civil Liberties.

Sincerely,

Office for Civil Rights and Civil Liberties U.S. Department of Homeland Security

To: NATIONAL SECURITY AGENCY CENTRAL SECURITY SERVICE Office of the Inspector General 9800 Savage Rd. Ft. George G. Meade, MD 20755 Suite 6247

To: Office of Chief Counsel of NASA William Sikora NASA Glenn Research Center 21000 Brockport Rd. Cleveland, Ohio 44135

To: Dept of Homeland Security Compliance Branch 245 Murray Lane, SW Building 410, Mail Stop #0190 Washington, DC 20528

Fr: Calvin D. Hammock 1911 Valley Drive Davenport, Iowa 52806

21 pages Total

RE: SIGNAL ASSAULT SHOCKS TO MY BODY

Dear Inspector General,

May 1, 2014

Since May 22, 2012 I have experienced pain signals to parts of my body.

Upon the launching of Space X Dragon I experienced a vibration of my whole cerebellum at the top of my brian stem for approximately 15 seconds

while watching on my Apple Mac laptop, on a Mediacom wireless network next to my Blackberry curve cellular phone on a virgin mobile wireless network in my home that has an Iowa American Water smartmeter.

Since that time I have felt pain signals to my body in the areas of my anus, my testicles, my side, my chest, my heart and my head. Enclosed is a copy of my complaint using Claim Form 95 that I sent to the Department of Defense and NASA. I addressed it to the Secretary of Defense and the Administrator at NASA. Neither claim upon me calling claims to have been received although I have written return receipt signatures as proof the Claim was indeed signed for.

Whoever is sending these pain signals to my mind and body is doing so using patented technology.

The beginning of these assaults to my mind and body started on May 22, 2012, 19 days after I sent civil rights complaint to the United States Justice Department involving Scott County prosecutor and Davenport police officers depriving me of constitutional rights and civil rights. Since that moment I have experienced high tech electronic assaults to my mind and body that are depriving me of constitutional rights and civil rights. See enclosed complaint form with proof of mailing. I have called DOD but was not able to get a response. I called NASA office of chief counsel no one

seems to know where said form is so I am resending said claim on form 95 within the 2 year time frame.

I have also sent a complaint to the Presidential Commission for the Study of Bioethical Issues Chairman Gutmann and have yet to receive a response. I am enclosing copies of this letter as well.

I had a small business that I endeavored to run but since the signal assaults to my mind and body forcing me into certain physiological pain states I was unable to run it effectively. I believe that was the goal of whoever were sending these shocks to my mind and body as well as stop me from pursuing my complaint through the legal process. I also believe this was done to me because I am an African American ex felon, I am married and have a daughter and step daughter and my political views may be considered dissident from the norm.

I would like this complaint adjudicated through the formal process.

Thank You for your time and anticipated cooperation. Above said documents are enclosed.

Sincerely, Calvin Hammock

cc. NASA office of Chief Counsel NSA Office of Inspector General Dept. Homeland Security Compliance Branch

FOR PICKUP OR TRACKING Visit WWW.usps.com Call 1-800-222-1811	Bavenport	- 3	FROM: (PLEASE DRIVE)	Flort Hato C. or Worgan	Mo. Day Yest S	Date Accepted	ORIGIN (PIDS PAL SEC PO ZIP Code	56 n3	
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Paid by: \$46.00 Cash -\$0.62 Change Due: ********** BRIGHTEN SOMEONE'S MAILBOX. Greeting cards available for purchase at select Post Offices. ********** In a hurry? Self-service kiosks offer quick and easy check-out. Any Retail Associate can show you how. ~~ Save this receipt as evidence of insurance. For information on filing an insurance claim go to usps.com/ship/file-domestic-claims.htm. Order stamps at usps.com/shop or call 1-800-Stamp24. Go to usps.com/clicknship to print shipping labels with postage. For other information call 1-800-ASK-USPS. ********** ******* Get your mail when and where you want it with a secure Post Office Box. Sign up for a box online at usps.com/poboxes. ********* ******** 5: 4: 1000306211383 C'= 08 sales final on stamps and postage ketunds for guaranteed services only Thank you for your business ********* HELP US SERVE YOU BETTER Go to: https://postalexperience.com/Pos TELL US ABOUT YOUR RECENT POSTAL EXPERIENCE YOUR OPINION COUNTS Customer Copy

60.

Case 3:15-cv-00111-JAJ-CFB Document 1-1 Filed 10/16/15 Page 32 of 45

Submit to Appropriate Federal Agency			Name, address of claimant, an (See instructions on reverse).	Number, Street, City	, State and Zip code.		
Department of Defense and	NASA (in connecti	ion with Space	x	Calvin Hammock and family, 1911 Valley Drive, Davenport,			
Dragon Liftoff May 22, 2012	and any other gove	ernment and or		Iowa 52806			
private corporate enitiy or pe	erson involved with	signal intelligen	ice,				
radiated intelligence etc).							
	4. DATE OF BIRTH	5. MARITAL STATUS	S	6. DATE AND DAY OF ACCIDEN	VT	7. TIME (A.M. OR P.M.)	
MILITARY CIVILIAN	Aug. 15, 1970	Married		5-22-12 to date		Dragon Liftoff	
8. BASIS OF CLAIM (State in detail the k	mown facts and circumstar	nces attending the dan	nage, in	jury, or death, identifying persons	and property involve	ed, the place of occurrence and	
the cause thereof. Use additional page	es ii necessary).						
On May 22, 2012 Dragon lift	off I felt a vibration	of my whole ce	rebell	um at the top of my bra	instem for app	prox 15 - 25 seconds	
while sitting next to my Black	erry Curve cell pho	one on a Virgin	Mobile	Network watching the	liftoff on my A	pple Laptop computer	
on a Mediacom wireless net	work in my home th	nat has a lowa	Ameri	can Water smartmeter t	hat was appro	ximately 20 feet from	
where I was sitting. Since th	at time I have felt p	pain signals to r	ny bo	dy in the areas of my ar	nus, my testici	es, my side, my neart,	
my chest and my head. I cor	ntinuously hear void	ces that have be	omba	ded my conscious caus	sing me depre	ssion, attach	
9.		PROPER	RTY DAI	MAGE			
NAME AND ADDRESS OF OWNER, IF	OTHER THAN CLAIMANT						
The state of the s				sa - 5	VI 100-100 100 100 100 100 100 100 100 100		
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10.		PERSONAL INJUR					
STATE THE NATURE AND EXTENT OF OF THE INJURED PERSON OR DECE	DENT.						
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states of consciousness and	forced moods. For	rced dream stat	tes an	d forced images.			
		•					
11.		WIT	NESSE	s			
NAME				ADDRESS (Number, Street, City, State, and Zip Code)			
Tanya Hamm	ock			1911 Valley Drive,	, Davenport		
ianya rianim	- CON			900000000 000000 000 	n: 59		
12. (See instructions on reverse).		AMOUNT OF	CLAIM	(in dollars)			
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I CERTIFY THAT THE AMOUNT OF CL FULL SATISFACTION AND FINAL SET	AIM COVERS ONLY DAI TILEMENT OF THIS CLA	MAGES AND INJURIE	ES CAU				
13a. SIGNATURE OF CLAIMANT (See				13b. PHONE NUMBER OF PER	SON SIGNING FOR	14. DATE OF SIGNATURE	
No. of the last of				563424-4334		Н	
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CIVIL PEN FR	IALTY FOR PRESENTING AUDULENT CLAIM			CLAIM OR	MAKING FALSE S	TATEMENTS	
The claimant is liable to the United State \$5,000 and not more than \$10,000, plus by the Government. (See 31 U.S.C. 37:	3 times the amount of dan	enalty of not less than mages sustained		Fine, imprisonment, or both. (Se			
		NSN 754	0-00-6	34-4046	STAND	ARD FORM 95 (REV. 2/2007)	

Authorized for Local Reproduction Previous Edition is not Usable STANDARD FORM 95 (REV. 2/2007) PRESCRIBED BY DEPT. OF JUSTICE 28 CFR 14.2

61.

Case 3:15-cv-00111-JAJ-CFB Document 1-1 Filed 10/16/15 Page 33 of 45 you carry accident Insurance? | Yes If yes, give name and address of insurance company (Number, Street, City, State, and Zip Code) and policy number. | I No. ot effective at the date of this filing. 16. Have you filed a claim with your insurance carrier in this instance, and if so, is it full coverage or deductible? X No 17. If deductible, state amount, 18. If a claim has been filed with your carrier, what action has your insurer taken or proposed to take with reference to your claim? (It is necessary that you ascertain these facts). 19. Do you carry public liability and property damage insurance? X Yes If yes, give name and address of insurance carrier (Number, Street, City, State, and Zip Code). Renters Insurance INSTRUCTIONS Claims presented under the Federal Tort Claims Act should be submitted directly to the "appropriate Federal agency" whose employee(s) was involved in the incident. If the incident involves more than one claimant, each claimant should submit a separate claim form. Complete all items - Insert the word NONE where applicable. DAMAGES IN A SUM CERTAIN FOR INJURY TO OR LOSS OF PROPERTY, PERSONAL A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDENT. AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITHIN REPRESENTATIVE, AN EXECUTED STANDARD FORM 95 OR OTHER WRITTEN TWO YEARS AFTER THE CLAIM ACCRUES. NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY The amount claimed should be substantiated by competent evidence as follows: Failure to completely execute this form or to supply the requested material within two years from the date the claim accrued may render your claim invalid. A claim (a) In support of the claim for personal injury or death, the claimant should submit a is deemed presented when it is received by the appropriate agency, not when it is written report by the attending physician, showing the nature and extent of the injury, the mailed. nature and extent of treatment, the degree of permanent disability, if any, the prognosis, and the period of hospitalization, or incapacitation, attaching itemized bills for medical, If instruction is needed in completing this form, the agency listed in item #1 on the reverse hospital, or burial expenses actually incurred. side may be contacted. Complete regulations pertaining to claims asserted under the Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14. (b) In support of claims for damage to property, which has been or can be economically Many agencies have published supplementing regulations. If more than one agency is repaired, the claimant should submit at least two itemized signed statements or estimates involved, please state each agency. by reliable, disinterested concerns, or, if payment has been made, the itemized signed receipts evidencing payment. The claim may be filled by a duly authorized agent or other legal representative, provided evidence satisfactory to the Government is submitted with the claim establishing express (c) In support of claims for damage to property which is not economically repairable, or if authority to act for the claimant. A claim presented by an agent or legal representative the property is lost or destroyed, the claimant should submit statements as to the original must be presented in the name of the claimant. If the claim is signed by the agent or cost of the property, the date of purchase, and the value of the property, both before and legal representative, it must show the title or legal capacity of the person signing and be after the accident. Such statements should be by disinterested competent persons, accompanied by evidence of his/her authority to present a claim on behalf of the claimant preferably reputable dealers or officials familiar with the type of property damaged, or by as agent, executor, administrator, parent, guardian or other representative. two or more competitive bidders, and should be certified as being just and correct. If claimant intends to file for both personal injury and property damage, the amount for (d) Failure to specify a sum certain will render your claim invalid and may result in each must be shown in item number 12 of this form. forfeiture of your rights.

PRIVACY ACT NOTICE

This Notice is provided in accordance with the Privacy Act, 5 U.S.C. 552a(e)(3), and concerns the information requested in the letter to which this Notice is attached.

A. Authority: The requested information is solicited pursuant to one or more of the following: 5 U.S.C. 301, 28 U.S.C. 501 et seq., 28 U.S.C. 2671 et seq., 28 C.F.R. Part 14. B. Principal Purpose: The information requested is to be used in evaluating claims.

C. Routine Use: See the Notices of Systems of Records for the agency to whom you are submitting this form for this information.

D. Effect of Faiture to Respond: Disclosure is voluntary. However, faiture to supply the requested information or to execute the form may render your claim "invalid."

PAPERWORK REDUCTION ACT NOTICE

This notice is solely for the purpose of the Paperwork Reduction Act, 44 U.S.C. 3501. Public reporting burden for this collection of information is estimated to average 6 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Director, Torts Branch, Attention: Paperwork Reduction Staff, Civil Division, U.S. Department of Justice, Washington, DC 20530 or to the Office of Management and Budget. Do not mail completed form(s) to these addresses.

62.

STANDARD FORM OF DEL COMOST DACK

Calvin Hammock and Family

Cont. Claim for Damage and Injury or Death

as well as my subconscious hearing voices. My dreams are being manipulated and scenarios are played in the subconscious region of my mind causing me severe disturbances, and these attacks upon my body and mind are done without my permission. Current NSA Director Alexander has made public comments regarding the ability to electronically neuter someone. NOTE: (Norris Patent #5889870 as described in the 6th and 11th paragraph from the bottom at the Patent page of the uspto.gov as well as the Lowery Patent #6052336 are descriptions of devices or those similar that have been used against my person my home and my family at my address. Patent 3884218 also is a patent that describes how technology exists that describe the forced waking and the forced sleeping i have experienced since the Dragon liftoff May 22, 2012 and the induced states of consciousness) these and other signal technologies that ultimately comes under the Defense Department have been used against my person in a cruel and unusual manner and violative of my Constitutional Rights. I have not volunteered to undergo any signal related therapy or agreed to any signal, sound or lightstream related experiments. However it must be noted that 19 days after I sent a Complaint to the United States Justice Department

exposing Davenport Police Department and Scott County Prosecutor

Conspiracy to deprive me of Constitutional Rights I was subjected to the ongoing pattern of abuse and it is being done by technology known and unknown by me. It must be noted that my Claim is for one of compensation as well as documentation so that I or my family may not be subjected to a slow kill cancer assassination or any other form of an induced early unnatural death. It also must be noted that Space X Dragon was a private company involved in the injury in concert with the government therefore the claim is substantially more than what is stated under FTCA/ it also must be stated that Space X Dragon received a ibillion plus dollar contract from the an agency of the Government NASA under the Executive Branch authority.

The injuries I have suffered as well as my family have been continual in nature and it started 19 days after my Civil Rights Complaint was received by The Department of Justice Civil Rights Division / That particular case Hammock v Jensen appears now to have National implications, and the signal, laser, sound and light technology injuries seem to continue against my body my home and my family because of said case. It also must be noted I have a business that has diminished because of said injuries to my mind and body by those persons and entities that have participated in the

conspiracy to deprive me and my family of constitutional rights. It also must be noted, I have a guest room in the basement of my current home that i spend study time and meditation time in at 1911 Valley Drive, Davenport, Iowa 52806 and my step daughters room is above that room and she was recently temporarily diagnosed with lupus type symptoms that I am unaware if it was because of some type of radiated field intelligence signals light stream or the like violating my home however, the injuries that I have sustained to my body there exists technology with human target tracking capabilities that are able to penetrate walls of my home and my body.

I am flabbergasted as to have suffered constitutional deprivation by

Scott County Prosecutor and Davenport Police and to send the evidence to

The United States Justice Department and instead of receiving justice I

received more injustice and more constitutional deprivations. The NSA

specializes in signals intelligence and is used by the justice dept. I received

no procedural due process or agreed to be bombarded with these high tech

weapons whether from govt and or corporation in concert with the govt.

Recent Supreme Court Ruling Milbrook vs United States (2013) a

unanimous 9-0 decision reminds employees of the United States Govt what

FTCA is and the degree of which liability consists.

I have already written to the Presidential Commission of Bioethical Issues and that was signed for and received but I have yet to receive a response.

The torture has not stopped and this claim precedes a Civil Rights

Complaint unless there is some other form of arbitration.

Thank You For Your Times And Anticipated Cooperation in resolving this serious matter that has ill affected me and my family.

Calvin Hammock

1911 Valley Drive

Davenport, Iowa 52806

ANNIE C. SEARLE
Commission Number 779791
My Commission Expires

anie C Seals

Case 3:15-cv-00111-JAJ-CFB Document 1-1 Filed 10/16/15 Page 38 of 45

11 90	don't speak/write English,	CRCL has access to in	terpreters and ca	an talk to you in an	y language.
① Inf	ormation about the pers	on who experienced	I the civil righ	ts/civil liberties	violation
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When did this happen? If ongoing, please indicate when the problem began! 45 (If it happened on more than one date, list all dates):	
May 22, 2012 See enclosed documents.	
Where did this happen? 1911 Valley Drive	
Where did this happen? Place (for example, name the detention facility, airport, other): 1911 Valley Drive City: State or Country:	S.
only.	
Who treated you unfairly?	
An employee, contractor, or officer of (check as many as apply): Citizenship and Immigration Services (USCIS) Customs and Border Protection (CBP)* Customs Officer Border Patrol Agent Federal Emergency Management Agency (FEMA) Immigration and Customs Enforcement (ICE) Secret Service (USSS) Transportation Security Administration (TSA)* U.S. Coast Guard (USCG) Other DHS program (specify):	
If your complaint is about an incident at an airport, train station, or border crossing, you may also file a complaint with the Department of Homeland Security's Traveler Redress Inquiry Program (TRIP). TRIP and this Office will review your complaint together, resulting in a faster response. Go to: www.dhs.gov/trip .	
(If you do not know their names, provide whatever details you can)	
Names (or other information, e.g., agency): Constant Complain ts	
Mailing Address:	
Mailing Address: PO Box or Street address City State or Country Zip	
Phone No.: Email:	_
Names (or other information, e.g., agency):	

Continue on an additional page, if needed.

City

Email: _

Phone No.: _____

State or Country

(6) Have you contacted any other DHS component or other federal, state, or local government agency or court about this complaint?		
☑ Yes: Agency/Office/Court		Date:
□ No		
- 16 - 10 - 10 - 10 - 10 - 10 - 10 - 10	4	
If so, has aπyone responded ☐ Yes ☑ No	to your complaint?	
If Yes, describe what has been do	one to respond to your complair	nt:
		n additional page, if needed.
⑦ Is there any other informatio	n you want us to know abo	out or consider?
	_	documents.
See	Enclosed	20001111(3.

Continue on an additional page, if needed.

69.

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SPACEX SUCCESSFULLY COMPLETED ITS DEMONSTRATION FLIGHTS AND TWO RESUPPLY MISSIONS TO THE ISS

Following a nearly 3-year delay in development, SpaceX successfully completed its final system demonstration flight and two resupply missions to the ISS as of April 2013. Although each flight experienced technical anomalies, none were serious enough to substantially impact the missions and, according to ISS Program officials, were fewer in number and complexity than what program managers encountered during other space programs. For example, during the second demonstration flight SpaceX needed to adjust Dragon's guidance system prior to its final approach to the ISS. During the company's first cargo mission, SpaceX experienced a failure in one of its nine engines, several hardware failures in the Dragon caused by radiation exposure, three instances of sensors losing functionality in the Dragon's thrusters, and the loss of all three coolant pumps due to a water leak after splashdown in the ocean. All radiation effects were resolved with no mission impact, the faulty temperature sensors represented a loss of redundancy only, and failure of the coolant pumps did not lead to loss of science experiments on the return payload. However, these issues contributed to a 2-month delay for the second cargo mission, which slipped from January to March 2013. During the second cargo mission, a malfunction initially limited operation of three of the four thruster pods used to boost the Dragon to a higher orbit and perform the final maneuvers necessary to rendezvous with the ISS. The problem was quickly corrected, and the Dragon berthed with the ISS one day later than scheduled with no operational impact.

SpaceX Successfully Demonstrated its System Albeit Nearly 3 Years Later than Originally Scheduled

NASA awarded SpaceX a \$278 million Space Act Agreement as part of the COTS Program in August 2006, and 2 years later a \$1.6 billion firm-fixed-price CRS contract for 12 resupply flights to the ISS. In FY 2011, NASA added milestones to the Space Act Agreement, bringing its total value to \$396 million. With its May 2012 demonstration flight, SpaceX satisfied all requirements of the Space Act Agreement and received its final milestone payment in August 2012.

Launch contracts are typically paid in increments tied to the successful completion of production milestones. As of the end of FY 2012, NASA had paid SpaceX \$462 million on its CRS contract (see Table 2). This included full payment for the company's first ISS resupply mission and partial funding for completed milestones associated with the next five missions. Work on a seventh mission began in December 2012.

According to Orbital officials, the successful Antares maiden flight in April 2013 has reduced the risk that the full demonstration flight will reveal major technical issues with the company's system. Given this flight and the completion of ISS integration, which took place in March 2013, Orbital officials said they have demonstrated the capability to execute ISS resupply missions. In addition, Orbital officials stress that because the CRS resupply contract is fixed-price, any technical changes that result in additional costs will be borne by Orbital alone. They also point out that in the event the contract needs to be terminated for cause, all CRS payments are recoverable.

Nevertheless, we maintain that by buying services – valued at almost \$1 billion – for a system that has not been fully demonstrated, NASA has incurred an unnecessary risk. In our view, continuing work on Orbital's fourth and fifth rocket systems and beginning work on Missions 6 through 8 in the absence of a successful system demonstration flight introduces unnecessary financial risk to NASA, particularly given that the start-work dates for these missions are well in advance of the current launch schedule. The current manifest indicates that Orbital's Mission 6 is not scheduled to launch until FY 2015, with Missions 7 and 8 not scheduled to launch until at least FY 2016.

Despite their confidence in Orbital's system, Program officials acknowledged our concern about the level of financial risk NASA was accepting given that the company's system demonstration flight has slipped to August or September 2013. In addition, during the course of our audit we discussed with NASA and Orbital officials our concerns regarding the Agency's increased financial risk associated with paying towards rocket systems so far in advance of when they are needed to meet the ISS flight manifest. NASA officials generally agreed with our assessment, and took action to reduce the Agency's financial risk. For example, NASA officials enforced a section of the CRS contract that enables them to hold funding for Missions 4 and 5 at 50 percent as a result of launch schedule delays. Furthermore, although NASA granted Orbital authority to proceed with Mission 6 in December 2012, payments for the mission were withheld until the completion of the Antares maiden test flight.

While we acknowledge these positive steps toward mitigating NASA's financial risk, we believe that going forward, NASA should ensure that contractual plans and agreements are updated to reflect the lead times required to meet revised launch dates. If launch dates slip, NASA should adjust the contracts to ensure that the authorized lead times — and NASA payments — reflect the revised schedules.

Conclusion

Since 2006, NASA has worked with its commercial partners to develop commercial capabilities to transport cargo to low Earth orbit. In 2008, NASA entered into contracts with two companies to utilize those capabilities by delivering cargo to the ISS. To date, SpaceX has successfully completed the COTS Program and flown two CRS missions to the ISS, while Orbital prepares to demonstrate its complete flight system. While we are encouraged by the successful maiden test flight of Orbital's Antares rocket, we remain

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Scope and Methodology

We performed this audit from July 2012 through April 2013 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We assessed that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives. This audit focused on the COTS Program managed by NASA's Commercial Spaceflight Development Office, and the CRS contract managed by NASA's International Space Station Program, both within the Human Exploration and Operations Mission Directorate.

To determine the Agency's management of the COTS Program and CRS contracts, progress made, and challenges hindering the successful implementation of the Program and contracts, we reviewed laws, regulations, and policies in order to determine compliance with required guidance and best practices. We obtained and reviewed prior reports related to NASA's ability to address the development and collaboration challenges of the COTS Program. We interviewed key personnel within NASA's Commercial Spaceflight Development Office and the COTS Program located at NASA Headquarters, Kennedy Space Center, Johnson Space Center, and commercial partners at their corporate sites.

To determine whether both the commercial partners were on track to provide a system capable of resupplying the ISS, we analyzed schedule timelines and partner performance under both COTS and CRS to date.

We reviewed CRS contracts and interviewed key NASA personnel to determine whether NASA was properly managing the work plans for CRS. We compared contract payment milestones to milestones in the Space Act Agreements and in NASA guidance and analyzed the differences.

To determine whether the Space Act Agreements used in cargo development are readily adaptable to other programs such as commercial crew development, we interviewed program managers and officials from both the commercial crew and cargo programs, along with their supervisors and supporting teams.

Use of Computer-Processed Data. We used computer-processed data to perform this audit. We collected computer-processed milestone payment cost data for the COTS Program and the CRS contracts from the beginning of the Program through the end of FY 2012. Program officials downloaded the data from NASA's financial management program and provided the data in Microsoft Excel. In order to verify the accuracy of this data, we corroborated the information provided with documentation such as the original



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